

In the United States of America
Southern District court of Illinois

United States of America	}	case no: 4:19-cr-40081-JPG
Plaintiff		
V.		
Donald V. Snowden		
Defendant		

Motion for evidentiary hearing to
see if its enough evidence to proceed to trial or
receive proper fair trial according to law:

- (A) there's not enough facts to support a crime was committed
- (B) present evidence and Grand Jury min.
- (C) there's no intent, agreement, for elements of a crime.
- (D) There's due process violations with the Grand jury process if any statement from a coerced interview regarding Donald V. Snowden and officers. If presented to Grand jury, violation of Due process. Also, if illegal video, being in violation of 4th Amendment of U.S. was introduced to Grand jury, is also a defect in the Grand Jury proceeding.
- (E) Any law conflicting with the U.S. Constitution, becomes void.
- (F) Evidentiary hearing is needed before a full trial is to begin. Testimony of evidence not supported by oath including violation of Eavesdropping without probable cause

Donald V. Snowden

1001 Mulberry Street

Murphysboro, IL 62966

INMATE MAIL

Legal Mail

Clerk of Court

United States District Court

301 W. Main St.

Benton, IL 62812

Legal Mail



FOREVER
USA



Barn Swallow

MAIL CLEARED
US MARSHALS

62961281362 0006

RECEIVED

MAY 05 2020

CLERK U.S. DISTRICT COURT
SOUTHERN DISTRICT OF ILLINOIS
BENTON OFFICE

EGAN, M. H.



THIS ENVELOPE IS RECYCLABLE AND MADE WITH 30% POST CONSUMER CONTENT



© USPS 2016